

UNITED STATES DEPARTMENT OF COMMERCE
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08/8=	6,762	<u> </u>	'		VB
SERIAL NUMBE	R FILING	DATE	FIRST NAMED APPLICANT	ATT	ORNEY DOCKET NO.
08/6	70,762	06/06/97	DUFT	В	-226/104

022249 LYON & LYON LLP **SUITE 4700** 633 WEST FIFTH STREET LOS ANGELES CA 90071-2066 HM22/0121

EXAMINER DEVI,S PAPER NUMBER ART UNIT 18 1641

DATE MAILED:

01/21/00

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

		ADVIOCITI ACTIO	· • • • • • • • • • • • • • • • • • • •	
□тн	E PERIOD FOR RESPONSE	:		
a) 🗀	is extended to run	or continues to run	from the date of the final rejection	
b) 🗀			illing date of this Advisory Action, whichever is later. In no an six months from the date of the final rejection.	
	The date on which the responsary purposes of determining the	onse, the petition, and the fee have been fi period of extension and the corresponding	R 1.136(a), the proposed response and the appropriate fee. led is the date of the response and also the date for the amount of the fee. Any extension fee pursuant to 37 CFR utory period for response or as set forth in b) above.	
☆ [, Ap	pellant's Brief is due in accor	dance with 37 CFR 1.192(a).		
Ap to	plicant's response to the final place the application in condi	rejection, filed $\frac{13/39/3900}{100}$ has being for allowance:	en considered with the following effect, but it is not deemed	
1.	The proposed amendments	to the claim and /or specification will not be	entered and the final rejection stands because:	
	a. There is no convincing presented.	showing under 37 CFR 1.116(b) why the	proposed amendment is necessary and was not earlier	
	b. They raise new issues	that would require further consideration an	d/or search. (See Note).	
	c. They raise the issue of	f new matter. (See Note).	÷	
	d. They are not deemed appeal.	to place the application in better form for	appeal by materially reducing or simplifying the issues for	
	e. They present addition	al claims without cancelling a corresponding	g number of finally rejected claims.	
	NOTE:			
2.	Newly proposed or amende	d claims would be allo	wed if submitted in a separately filed amendment cancelling	
_	the non-allowable claims.	wing been Filed, has been	^	
3. 🔀	Upon the filing an appeal, the as follows:	e proposed amendment W will be entere	d 🗎 will not be entered and the status of the claims will	
	Claims allowed: None		<u> </u>	
	Claims objected to:	<u> </u>		
	Claims rejected:		·	
	However; Applicant's response ha	s overcome the following rejection(s): 35	V. S.C. 102(e) rejection of claims 1 and	
	a or party antig	ipacle of Cooper ct al. C	014) of Cooper ecal. (342).	
ونعك ب	ned method wary	invitin acourt (1:4.14 coi. 22, t	d but does not overcome the rejection because Rink et al. disclike ines 28-30). The claimed method is still	
vious	,		et zoith in the zinal sejection.	
5. [presented.	of be considered because applicant has not	shown good and sufficent reasons why it was not earlier	
☐ The	proposed drawing correction	has has not been approved by	the examiner.	
™ Oth		Summary (paper M		
-	- • • • · · ·		7 O MARIS G. HOUSEL 1/1908	
		÷	AND SORY PATENT EXAMINER	

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